

REMARKS

Applicant has carefully reviewed the Office Action dated August 24, 2004. Applicant has amended Claim 1 to more clearly point out the present inventive concept. Reconsideration and favorable action is respectfully requested.

Claims 1-18 stand rejected under 35 U.S.C. §103(a) as being unpatentable over *Liao et al.* in view of *Durst et al.* This rejection is respectfully traversed with respect to the amended Claims.

The *Liao* reference is a reference that is directed toward establishing an authenticated and secure communication session between the server and a client server on a data network. The network is comprised of an airnet, a landline network and a link server disposed there between. There is provided a cell phone or mobile phone that is operable to connect to a server via an air link. The patent sets forth a procedure where activation of a pre-determined key sequence initiates a communication session to the server. This is described in Column 7, Lines 1-5. However, all this involves is a sequence of keys that is operable to connect to the server and this process is basically the authentication process for linking to the server. However, the control information that is sent by the phone to the server is for the purpose of creating a link, i.e., establishing communication therewith. There is no disclosure in *Liao* or any suggestion that it would be desirable to somehow control the user PC on the other side of the landnet (104) such that this PC can access information under control of the phone. The Examiner recognizes that this aspect is missing and utilizes the *Durst* reference to support this missing feature. However, the *Durst* reference is a reference that is operable to utilize a machine readable code having embedded therein a routing address which machine readable code is scanned and then decoded to extract the URL therefrom. This URL is then utilized to connect to the web, i.e., the scanned code controls the display information. There is no suggestion that this information would be transferred via a wireless network such as a phone or would be the subject of a particular key sequence. The key sequence used in *Liao* is utilized to pass control information to the server for the purpose of connecting with the server and

AMENDMENT AND RESPONSE

S/N 09/602,034

Atty. Dkt. No. PHL-25,337

7

nothing more. To utilize the *Durst* reference as supporting the transfer of the control information for the purpose of connecting to a PC over a landnet through the server and then provide this control information thereto for the purpose of controlling the received information is not supported by either of the specifications and is utilized for a different purpose than the control information in the *Durst* reference. There is no motivation in *Liao* to replace the control information which is only disclosed as being for the purpose of connecting to the server, to then utilize this control information of *Durst* for connecting to the user PC (110). As such, Applicant believes that the combination of *Liao* and *Durst* does not obviate or anticipate Applicant's claimed invention as set forth in the amended Claims. Therefore, Applicant respectfully requests withdrawal of the 35 U.S.C. §103 rejection with respect to Claims 1-18.

Applicant has now made an earnest attempt in order to place this case in condition for allowance. For the reasons stated above, Applicant respectfully requests full allowance of the claims as amended. Please charge any additional fees or deficiencies in fees or credit any overpayment to Deposit Account No. 20-0780/PHLY-25,337 of HOWISON & ARNOTT, L.L.P.

Respectfully submitted,
HOWISON & ARNOTT, L.L.P.
Attorneys for Applicant



Gregory M. Howison
Registration No. 30,646

GMH/yoc:cr

P.O. Box 741715
Dallas, Texas 75374-1715
Tel: 972-479-0462
Fax: 972-479-0464
February 18, 2005

AMENDMENT AND RESPONSE
S/N 09/602,034
Atty. Dkt. No. PHLY-25,337

BEST AVAILABLE COPY